16 - 26 / 98 16 : 16 2	7 212 385 6499	US DIST CO	LIRT		₩ 001
SOUTHERN		ates Bis	ATTOM VC		t
WINSTON IRVING	, Plaintiff	,			
-against-		S	UMMO	NS IN A C	IVIL ACTION
THE CITY OF NE POLICE DEPARTM NEW YORK; P.O. whose shield in DOE, RICHARD In others whose	MENT OF THE C JOSEPH GART number is 179 ROE, SAMUEL W true names ar	PNER, 16; JOHN 10E and 10d shield	NUMBER:	CV	6075
numbers are p	resently unkr Defendant	IOMII •	¥ ±1		
	Defendant		ية أنق عام أنق	iare !	McMahor
TO; (Name and Ader				O ·	· TO CVE COME OF THE PROPERTY
One Polic	City Police ce Plaza New York 10				
YOU ARE HERE!		and required to file w	vith the Cl	erk of this Co	uit and serve upon
MICHAEL W. WA					
Attorney at I	₁a₩				
580 Washingto Brooklyn, Nev	York 11238				POLE CITY
an answer to the compla this summons upon you, against you for the relief	exclusive of the da	y of service. If you f		20 so, judgment	·
agamst you for the religi	demanded in the co	inpiaint.			THE YORK 19 29 07
J. MICHAE	L McMAHO	N		JUN 272	2007
BY DEPUTY CLERK	no- //2	DATE			-

PROOF OF STRYICS				
5, 2007 Tune 25, 2007	Bronx, MY			
SEAVED ON (ARAYT NAME)	MANNER OF SERVICE			
Lazal Bureau, One Police Mazo	ersonal			
SERVED SY (FRINT HUMS)	me			
MICHAREL W. WARREM, B	sq. Attorney			
KORYAKASCEG	OF SERVAN			
I declare under penetry of perfory under the laws of the consined in the theor of Service is true and correct.	e United States of America that the foregoing information			
	$\mathcal{L}_{\mathcal{L}_{\mathcal{L}_{\mathcal{L}_{\mathcal{L}}}}}$			
Executed on 07,63.07	SKENATION OF DESIGNER			
	580 lexibing for Avenue			
·	ANDRESS OF SERVER			
	(Brosklyn, 14.7.11238			

Rule 45, Federal Rules 🔆 Civil Procedure. Farts C & Dt

10) PROTECTION OF PERSONS SUBJECT TO SUBPORNAS

(1) A party or an attorney maponsible for the leadance and service of a simple of a shall take read-made attems to avoid imposting undue burden or appearance on a person service at to this purpose as. The count on bone this wift southful fluid housed and anadodue off notice to transit ht pose upon the party or strongly thereach of hits duty ... proppriate tanodon which may include: Said is not limited to, foot earnings said reasonable attorney's fee.

(2) (A) A person commanded to produce and person inspection কার ক্রমেণ্ডর of cesignated books, papers, ভ্রমেণ্ডেশের ও হেন্ত্রিও মানিকে, বা dispection of premises made egyptam in person at the Glace of production or inspection actions postured that to appear for doposition, hearing or mal.

(৪) Subject to paragraph (এ)(৪) of this ক্ষাত্ৰ, a person ক্ষান্ত্ৰমাণ্ডৰ to produce and permit স্থাস্থ্যটোৱা ধৰাৰ চন্দ্ৰস্থান্ত ক্ষেত্ৰ স্থানিও। 14 days after service of publicant or bother the three medicals for compliance if such that is less than 14 days sour sorvice. Compared the porty or attendsy designated in the subposite written objection to inspection or copying of any or all of the designated that child or of the premises. If objection is made, the party serving the subposite or of the premises, if objection is made, the party serving the subposite shall not be antified to viscot and eaply materials or The acceptance actual not an antitude to dispect to decay interaction by existing the promises except pursuant to an order of the mount by match the promises was included. Subjection has been moved, she party something the subpoons may, upon motion to this person commended to produce, move at any store for an order to possess the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

(3) (A) On timely motion, the court by which a subpoons was issued shall quash or modify the പ്രശ്നാരങ്ങ ti it

(i) fails to allow reasonable time for compliance

(ii) requires a person who is not a purty or an officer of a party to travel to a place more than 100 miles from the place where that parson resides, is employed or regularly croneauss business in positions, except that, subject to the provisions of plause (c)(3)(B)(iii) নংখ্যান গাওঁৰ, such a purpon may ্য profish to distant trial be commanded to গাঙ্কত প্ৰদেশ মানু such ভাৰতৰ within the stable in which the thal is held, or (মা) কেন্দ্ৰ হয় dischesive of privileged or other protected প্ৰকাৰণ ক্ষমত ক্

(N) subjects a pareon to undue burden.

(i) সমস্যাজ্যৰ distribution of a trade secret or other comission research, development, or seminarical information, or (ii) বহায়ালয় উত্তাহনত কা হয় চেলাইংগ্রামণ বাংলার sopinion or information not describing appendic against sin podularement in dispute and resulting from the support's string made not at the raquest of any

party, or

(iii) requires a person who is not a party or an officer of a corp, to incur etaminated accounts to travel more than 100 miles to accord that. The order may, to propert a premon subject to or affected by the substiena, quest or modify the supportes, or, if the party in the en leithers the butter beautist anexactist med for toptemony or instatul that earned the attractory mat whoult chause hardways and assures that the penien to whom the subpoints is aridressed will be meanably compensated, the court may order appearance or production only upon apacified conditions.

(d) DUTIES IN RESPONDING TO SUBPORMA.

(1) A person responding to a subpoend to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the paragories in the

demand.

(2) When it is mader subject to a support is without on a claim that it is privileged or subject to proteintlen as trial preparation materials, the malar enail be made expressly and shall be supported by a description of the rature of the documents, communications, or things not produced that is sufficient to enable the domaining party to contact the claim.